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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/801,167	03/07/2001	Roger Gillman	P/67-1	4310
7590 06/03/2004			EXAMINER	
WEISS & WE SUITE 305	EISS		CHAMPAGNE, DONALD	
500 OLD COU			ART UNIT	PAPER NUMBER
GARDEN CITY, NY 11530			3622	
			DATE MAILED, 07/02/200	

Please find below and/or attached an Office communication concerning this application or proceeding.

JUN 2 4 2004 GROUP 3600

<u> </u>								
	Application No.	Applicant(s)						
	09/801,167	GILLMAN ET AL.						
Office Action Summary	Examiner	Art Unit						
	Donald L. Champagne	3622						
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with t	he correspondence address						
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1: after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply y within the statutory minimum of thirty (30 will apply and will expire SIX (6) MONTHS	be timely filed)) days will be considered timely. from the mailing date of this communication.						
Status								
1) Responsive to communication(s) filed on 07 M	larch 2001.							
	action is non-final.							
	/— Street and the file file file file file file file fil							
closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 1	I, 453 O.G. 213.						
Disposition of Claims								
4) Claim(s) <u>1-8</u> is/are pending in the application.								
4a) Of the above claim(s) is/are withdraw	wn from consideration.							
5) Claim(s) is/are allowed.								
6)⊠ Claim(s) <u>1-8</u> is/are rejected.								
7) Claim(s) is/are objected to.								
8) Claim(s) are subject to restriction and/o	r election requirement.							
Application Papers								
9) ☐ The specification is objected to by the Examine	r.							
10)☐ The drawing(s) filed on is/are: a)☐ acce	epted or b) objected to by t	he Examiner.						
Applicant may not request that any objection to the	drawing(s) be held in abeyance.	See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correcti	ion is required if the drawing(s) is	s objected to. See 37 CFR 1.121(d).						
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Of	fice Action or form PTO-152.						
Priority under 35 U.S.C. § 119								
12) ☐ Acknowledgment is made of a claim for foreign a) ☐ All b) ☐ Some * c) ☐ None of:	priority under 35 U.S.C. § 11	9(a)-(d) or (f).						
 Certified copies of the priority documents 								
2. Certified copies of the priority documents	s have been received in Appli	cation No						
3. Copies of the certified copies of the prior	ity documents have been rec	eived in this National Stage						
application from the International Bureau								
* See the attached detailed Office action for a list of	of the centified copies not rec	eived.						
Attachment(s)	<u></u>							
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Sumn Paper No(s)/Ma	nary (PTO-413)						
Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	5) Notice of Inform 6) Other:	nal Patent Application (PTO-152)						
5. Patent and Trademark Office	ن المارة الم							

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DÉTAILED ACTION

Claim Rejections - 35 USC § 112

1. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

2. Claims 1-7 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. At claim 1 lines 7 and 8, "network group containing said computer/second database" is indefinite. It is not clear how a network group can contain a database. This rejection can be satisfied by amending "containing" at lines 7 and 8 to -- contained within ---

Claim Rejections - 35 USC § 102 and 35 USC § 103

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 1, 2, 5, 7 and 8 are rejected under 35 U.S.C. 102(e) as being anticipated by Boyd.
- 6. <u>Boyd teaches</u> (independent claims 1 and 8) a method and system for providing online networking groups, the method comprising: registering three or more users by asking them to store information in *user profile database* **213** (para. [0064] and [0085-0086]), which

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reads on entering a profile and a second profile (and a third profile) into a computer database, and creating a networking group (all three or more users/members) containing (contained within) said computer database; and a first user forming and posting an invitation to a networking meeting to two or more other users ([0049 and 0024]), the selection preferences and criteria including that the attendees be intellectual property lawyers ([0031]), the invitation being placed in invitation database 211, which reads on comparing said profile and said second profile (comparing both user profiles to the selection preferences and criteria)¹, moving said second profile into a second database (invitation database 211) is said second profile and said second profile contain same professions and same areas of practice (intellectual property lawyers), and creating a network group (the invited members) contained in said second database (invitation database 211).

- 7. <u>Boyd also teaches</u> at the citations given above claim 2 (where the invitation reads on a referral). <u>Boyd also teaches</u> claims 5 ([0073]) and 7 ([0065-0066]).
- 8. Claims 3, 4 and 6 are rejected under 35 U.S.C. 103(a) as obvious over Boyd.
- 9. Boyd does not teach (claims 3 and 4) rewards or positive incentives commensurate with the number of invitations/referrals provided by a user. However, Boyd does teach negative incentives for a user who does not make invitations or violate invitation rules ([0053, 0073-0075 and 0111]). Because the system would work only if user make as well as honor invitations, it would have been obvious to one of ordinary skill in the art, at the time of the invention, to add to the teachings of Boyd rewards or positive incentives commensurate with the number of invitations/referrals provided by a user.
- 10. <u>Boyd does not teach</u> (claim 6) meeting by <u>video/audio conferencing</u>. However, Boyd does teach a system with video monitors and cameras ([0094 and 0101]). <u>Because</u> Boyd teaches that the purpose of the reference invention is to make the best use of a user's time ([0006]), it would have been obvious to one of ordinary skill in the art, at the time of the invention, to add to the teachings of Boyd) meeting by <u>video/audio conferencing</u>.

¹ Things compared to the same thing are compared to each other.

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Conclusion

- 11. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Donald L Champagne whose telephone number is 703-308-3331. The examiner can normally be reached from 6:30 AM to 5 PM ET, Monday to Thursday. The examiner can also be contacted by e-mail at donald.champagne@uspto.gov, and informal fax communications (i.e., communications not to be made of record) may be sent directly to the examiner at 703-746-5536.
- 12. The examiner's supervisor, Eric Stamber, can be reached on 703-305-8469. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-306-5771.
- 13. ABANDONMENT If examiner cannot by telephone verify applicant's intent to continue prosecution, the application is subject to abandonment six months after mailing of the last Office action. The agent, attorney or applicant point of contact is responsible for assuring that the Office has their telephone number. Agents and attorneys may verify their registration information including telephone number at the Office's web site, www.uspto.gov. At the top of the home page, click on Site Index. Then click on Agent & Attorney Roster in the alphabetic list, and search for your registration by your name or number.

27 May 2004

Donald L. Champagne Examiner Art Unit 3622

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U.S. PATENT DOCUMENTS									
*	<u> </u>	Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification				
	Α	US-2002/0194049 A1	12-2002	Boyd, John Edward	705/9				
	В	US-			7				
L	С	US-							
	D	US-							
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				FOREIGN RATENT DOCUMENTS					
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NON-PATENT DOCUMENTS									
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*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).)
Dates in MM-YYYY format are publication dates. Classifications may be US or foreign. U.S. Patent and Trademark Office PTO-892 (Rev. 01-2001)

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Notice of References Cited

Part of Paper No. 2

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